



PRO-FAMILY ALLIANCE

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Radar Sheet 2023

Pro-Family Alliance (PFA) is *Opposed* to the Bills Listed
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September, 2023

HB 1286—Rep. Katie Stuart—Sen. Celina Villanueva -- Allows for “all-gender” bathrooms in stadiums, concert halls, etc.
Passed House 60-40 (just passed by the 60 votes it needed) Passed Senate 35-20 Signed into law. Public Act 103-0518 Effective August 11, 2023

HB 1591—Rep. Kelly Cassidy—Sen. Mike Simmons -- Repeals Sections 217, 218, and 219 of the Marriage and Dissolution of Marriage Act. Section 217: Marriage by Non-residents. – When Void.) No marriage shall be contracted in this state by a party residing and intending to continue to reside in another state or jurisdiction if such marriage would be void if contracted in such other state or jurisdiction and every marriage celebrated in this state in violation of this provision shall be null and void. Section 218: Duty of Officer Issue License.) Before issuing a license to marry a person who resides and intends to continue to reside in another state, the officer authority to issue the license shall satisfy himself by requiring affidavits or otherwise that such person is not prohibited from intermarrying by the laws of the jurisdiction where he or she resides. Section 219: Offenses. Any official issuing a license with knowledge that the parties are thus prohibited from marrying and any person authorized to solemnize marriage who shall knowingly solemnize such a marriage shall be guilty of a Class C misdemeanor. This is likely to protect against the same-sex couples marriage in other states, if Obergefell v. Hodges is ever overturned, and maybe more. **Passed House 80-23; Passed Senate 49-6; Signed into law. Public Act. 103-0021 Effective January 1, 2024**

HB 2297 – Rep. Kevin Olickal – Sen. Mike Simmons -- Requires that State agencies when collecting and reporting data on employment records must include specified data on persons who identify as non-binary or gender non-conforming. **Passed House 72-39; Passed Senate 37-18; Signed into law. Public Act 103-0304 Effective July 1, 2025**

HB 2350—Rep. Kelly Cassidy—Sen. Christina Pacione-Zayas -- Removes language referring to “male” and “female” in parts of the insurance code relating to prostate screening and Pap smear tests.
Passed House 78-32; Passed Senate 37-17; Signed into law. Public Act 103-0030 Effective January 1, 2025

HB 3093—Rep. Barbara Hernandez—Sen. Karina Villa -- Requires that menstrual hygiene products are available for free in all public restrooms (excluding mosques, temples, churches, or other places of worship).
Passed House 69-40; Did not move in Senate

SB 1344 – Sen. Celina Villanueva – Rep. Kelly Cassidy – Amends the Illinois Insurance Code to expand coverage of abortifacients and “hormonal therapy medication” (to treat gender dysphoria) and to Amend the Abortion Care Clinical Training Program Act (created by the lame-duck abortion bill – HB 4664 – in January 2023) to prohibit obtaining reports from the program using the Freedom of Information Act (FOIA)

Passed Senate 36-19; Passed House 73-39; Signed into law. Public Act 103-0462 Effective August 4, 2023

SB 1907- Sen. Celina - Villanueva - Rep. Barbara Hernandez --Requires all public universities and community colleges to provide “emergency contraceptives” (Plan – B) at reduced prices in at least one vending machine on the campus that is accessible 24/7

Passed Senate 38-19; Passed House 73-39; Signed into law. Public Act 103-0465 Effective August 4, 2023

SB 1909 – Sen. Celina Villanueva – Rep. Terra Costa Howard -- Attempts to make it impossible for pregnancy resource centers to operate by making them and sidewalk counselors civilly liable for engaging in “deceptive acts or practices” without defining what that even is. Allows the Attorney General to investigate the centers with or without a specific complaint. The bill states that pro-life centers cannot talk to women by “overstating the risks of abortion;” cannot cite studies that show risks of abortion like cancer or infertility; or that might be a violation if centers say the unborn child is a person at conception. Prohibiting these is unconstitutional against the 1st Amendment to the U.S. Constitution on freedom of religion and free/religious speech. The bill does not define terms that it says would be a violation, which is against the 14th Amendment to the U.S. Constitution on vagueness. The deputy attorney general (whose office would be in charge of deciding to prosecute a violation) testifying in committee would not say what was a violation.

Passed Senate 36-19; Passed House 72-40-1; Signed into law. Public Act 103-0270 Effective July 27, 2023

A federal judge issued a preliminary injunction to immediately halt this law until a full hearing can happen.

HB 2572—Rep. Laura Faver Dias—Sen. Mary Edly-Allen - Prohibits any organization that receives public funds from performing conversion therapy—the bill does not define “conversion therapy” and applies to non-profits and religious organizations such as churches, synagogues, and mosques.

Passed to Senate 69-35 NOTE: This bill was changed by House Amendment #1 at the request of Bob Gilligan of the Catholic Conference and Molly Rumley with the Pro-Family Alliance that would only prohibit the use of public funds for “conversion therapy” **Passed House 69-35; Did not move in Senate**

SB 1446 – Sen. Suzy Glowiak-Hilton – Rep. Maurice West -- Applies to non-public and public schools – prohibits a school from prohibiting the “right” of a student to wear or accessorize the student’s graduation attire with items associated with the student’s cultural or of religious significance or any protected characteristic or category identified in the Illinois Human Rights Act (Would include gender identity, cross-dressing, etc.)

NOTE: Bob Gilligan and others worked with Senator Glowiak-Hilton to add an amendment that removes “non-public elementary and secondary schools” from the bill.

Passed Senate 49-4; Passed House 104-7; Signed into law. Public Act 103-0463 Effective August 4, 2023

SB 1501 – Sen. Adriane Johnson – Requires that not-for-profit corporations include in their annual reports demographic information regarding sexual orientation, gender identity, and disability. This bill is not out of the Senate Judiciary Committee.

NOTE: Bob Gilligan and Molly Rumley worked with Senator Johnson to file Amendment #1 that will say that only if a corporation provides grants of \$10,000,000 to other charitable organizations a year that it must include the demographic information. However, **this bill did not move and was re-referred to Senate Assignments**

HB 2463—Terra Costa Howard -- Attempts to make it impossible for pregnancy resource centers to operate by making them and sidewalk counselors civilly liable for engaging in “deceptive acts or practices” without defining what that even is. Allows the Attorney General to investigate the centers with or without a specific complaint.

This bill is identical to SB 1909. **It was not called for a hearing in a House committee.**

HB 3157—Anne Stava-Murray—Requires that each school board shall provide LGBTQIA+ diversity training for educators who have not previously received training. **This bill has not yet had a vote on the House floor**

SB 98 – Karina Villa – Requires that beginning with the 2024-2025 school year, LGBTQ+ inclusivity training shall be required as part of the professional development leadership training for school board members. **Put back into Senate Assignments – DEAD**

SB 126 – Celina Villanueva – Allows for “all-gender” bathrooms in stadiums, concert halls, etc. **Put back into Senate Assignments – DEAD**